If the State Department proposals were to be broadened, the following suggestions would appear to be worth considering:

STAT

ST

TOR 15 REV BATE U PAGES ORIG CLASS Approved For Release 2003/04/29: CIA-RDR80-04370R000400950046-6-2

- 1. The use of the term "commissary" should be adequately defined. Under the military services, the term carries a much more restrictive definition than is currently the case in the Foreign Service where a commissary contains much breader facilities than are usual in the military commissary.
- 2. It is felt that the State Department proposals do not provide clearly for the disposition of profits of employee-run commissaries or mess services. It is our understanding that the last sentence of the proposal is designed to refer only to Government-operated commissaries or mess services and that the profits from such services when operated by the employees may be disposed of as they elect. We feel that this should be made clear in the proposed legislation.
- 3. The proposed amendment provides that space, facilities, material, stocks, supplies, and equipment or services may be made available to employee-operated commissaries or mess services. It is our understanding that the intent of this provision is to allow the Department to obtain such things through official channels when it may be easier than going through private channels. However, it does not appear to be clear whether such facilities will be available free of charge or through advancement of funds by the Department, or whether it simply provides a better channel to secure such facilities although they are paid for by the employee-operated commissary or mess.
- 4. In view of the fact that the existence of employee-operated services will reduce Government empenditures and improve employee morals, it is recommended that consideration be given to broadening this proposed legislation to authorize advances of Government funds for the purpose of establishing such facilities with reimbursement to appropriations for the advances.
- 5. It is our understanding that at the present time the State Department allows the use of available space free of charge for employee run facilities, whereas if additional space must be rented the activity pays for it from its own funds. It would appear preferable if this procedure were confirmed by statute or a new procedure delineated in the proposed bill.

CIA would consider it helpful if legislation were enacted which could include the above suggestions; However, it interposes no

objections to the State Department proposals in and of themselves, although they would be of limited application to this Agency.

Sincerely yours,

Walter L. Pforsheimer Legislative Counsel

CONCUR:

Comptroller

Special Support Assi

Special Support Assistant to the Deputy Director/
Support

General Counsel

OGC:WLP:pmm (26Sept55) Org & 1 - Addressee

2 - Signer

1 - DDS

V - Comptroller

1 -

X1

AT